

United States Patent and Trademark Office

8.38

CONFIRMATION NO. 2392

FORMALITIES LETTER

IP Départment Schnader Harrison Segal & Lewis 36th Floor 1600 Market Street Philage-phia PA 19103

Date Mailed: 03 04 2002

NOTICE OF OMITTED ITEM(S) IN A NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

A filling date has been accorded to the above identified nonprovisional application papers, however, the following item(s) appear to have been omitted from the application.

- Page(5) Pg.2, 3, 13, 17 and 19 of the specification (description and claims).
- I Should applicant contend that the above noted omitted item(s) was in fact deposited in the U.S. Patent and Trademark Ciffice (USPTO) with the nonprevisional application papers, a copy of this Notice and a petition (and \$130.30 petition fee: 37 CFR 1.17(h)), with evidence of such deposit must be filed within TWO MONTHS of the date of this Notice. The petition fee will be refunded if is determined that the item(s) was received by the USPTO
- If Should applicant desire to supply the omitted item(s) and accept the date that such omitted item(s) was filed in the UERTO as the filling date of the above identified application, a copy of this Notice, the omitted item(s) (with a supplemental oath or declaration in compliance with 37 CFR 1.63 and 1.64 referring to such items cand a petition under 37 CFR 1.182 (with the \$130 00 petition fee (37 CFR 1.17(h)) requesting the later filling date must be filed within TWO MONTHS of the date of this Notice
- 1. The failure to file a petition, and petition fee, under the above options is or of within TWO MONTHS of the date of this Notice (37 CFR 1 181 follow) be treated as a constructive acceptance by the applicant of the application as deposited in the USPTO. THIS TWO MONTH PERIOD IS NOT EXTENDABLE UNDER 37 CFR. 1.136(a) or (b) In the appearor of a timely filed petition in reply to this Notice, the application will maintain a filing date as of the date of deposit of the application papers in the USPTO, and original application papers (i.e., the onder all disclosure of the invention, will include only those application papers present in the USPTO on the date of deposit

In the event that applicant elects not to take action pursuant to options (I) or (II) above (thereby constructively electing option (III), amendment of the specification to renumber the pages consecutively and cancel not implete sentances caused by any amateu pages, and or amendment of the specification to cancel all references to any imitted drawinges i relabel the drawing figures to be numbered consecutively of necessary), and increase the reterences in the specification to the drawing havins to investing are to thany relabelled that ending the solutions. required. Any fracting than processing the accompanies by a copy of the drawing figures showing the problems of manages in relating. Such amendment and or some it in to the grawing fractes of neclessary, should be by day if presidentially among months grow that provides the first Qff is 4 from the providing the grown the provides the advictation

A copy of this notice MUST be returned with the reply.